THE SENATE TWENTY-SIXTH LEGISLATURE, 2011 STATE OF HAWAII

S.B. NO. ¹²⁷⁶ S.D. 1

A BILL FOR AN ACT

RELATING TO INSURANCE.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

SECTION 1. Section 431:2-105, Hawaii Revised Statutes, is
amended by amending subsection (a) to read as follows:

3 "(a) There shall be a chief deputy commissioner, who shall 4 be subject to chapter 76. The chief deputy commissioner shall 5 have the power to perform any act or duty assigned by the 6 commissioner. If a commissioner has not been appointed, the 7 chief deputy commissioner shall have the power to perform any 8 act conferred upon the commissioner until a commissioner has 9 been appointed. The certificate of the chief deputy commissioner's appointment shall be filed in the office of the 10 11 lieutenant governor."

12 SECTION 2. Section 431:2-206, Hawaii Revised Statutes, is 13 amended by amending subsection (a) to read as follows: 14 "(a) A person competent to serve a summons shall serve 15 upon the commissioner triplicate copies of legal process against 16 an insurer for whom the commissioner is attorney. In the 17 absence of the commissioner, the process may be served upon the chief deputy or the deputy in charge of the insurance function. 18 2011-1322 SB1276 SD1 SMA-1.doc

1	At the time of service the plaintiff shall pay to the				
2	commissioner $[\$12,]$ $\$25,$ taxable as costs in the action."				
3	SECT	ION 3. Section 431:7-101, Hawaii Revised Statutes, is			
4	amended b	y amending subsections (a) and (b) to read as follows:			
5	"(a)	The commissioner shall collect in advance the			
6	following	fees:			
7	(1)	Certificate of authority: Issuance\$1,800			
8	(2)	Organization of domestic insurers and affiliated			
9		corporations:			
10		(A) Application and all other papers required for			
11		issuance of solicitation permit, filing \$3,000			
12		(B) Issuance of solicitation permit\$300			
13	(3)	Producer's license:			
14		(A) Issuance, regular license\$100			
15		(B) Issuance, temporary license\$100			
16	(4)	Nonresident producer's license: Issuance\$150			
17	(5)	Independent adjuster's license: Issuance\$150			
18	(6)	Public adjuster's license: Issuance\$150			
19	(7)	[Workers' compensation claim] Claims adjuster's			
20		limited			
21		license: Issuance\$150			
22	(8)	Independent bill reviewer's license:			
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1		Issuance\$160
2	(9)	Limited producer's license: Issuance\$120
3	(10)	Managing general agent's license: Issuance\$150
4	(11)	Reinsurance intermediary's license:
5		Issuance\$150
6	(12)	Surplus lines broker's license: Issuance\$300
7	(13)	Service contract provider's registration:
8		Issuance\$150
9	(14)	Approved course provider certificate:
10		Issuance\$200
11	(15)	Approved continuing education course certificate:
12		Issuance\$60
13	(16)	Vehicle protection product warrantor's registration:
14		Issuance\$150
15	(17)	Criminal history record check; fingerprinting: For
16		each criminal history record check and fingerprinting
17		check, a fee to be established by the commissioner.
18	(18)	Limited line motor vehicle rental company producer's
19		license: Issuance\$2,000
20	[(19)	Life settlement contract provider's license:
21		Issuance
22	(20)	Life settlement contract broker's license:



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1		Issuance \$150
2	(21)]	(19) Examination for license: For each examination,
3		a fee to be established by the commissioner.
4	(b)	The fees for services of the department of commerce
5	and consu	mer affairs subsequent to the issuance of a certificate
6	of author	ity, license, or other certificate are as follows:
7	(1)	\$1,200 per year for all services (including extension
8		of the certificate of authority) for an authorized
9		insurer;
10	(2)	\$100 per year for all services (including extension of
11		the license) for a regularly licensed producer;
12	(3)	\$150 per year for all services (including extension of
13		the license) for a regularly licensed nonresident
14		producer;
15	(4)	\$90 per year for all services (including extension of
16		the license) for a regularly licensed independent
17		adjuster;
18	(5)	\$90 per year for all services (including extension of
19		the license) for a regularly licensed public adjuster;
20	(6)	\$90 per year for all services (including extension of
21		the license) for a [workers' compensation] claims
22		adjuster's limited license;

1	(7)	\$120 per year for all services (including extension of
2		the license) for a regularly licensed independent bill
3		reviewer;
4	(8)	\$90 per year for all services (including extension of
5		the license) for a producer's limited license;
6	(9)	\$150 per year for all services (including extension of
7		the license) for a regularly licensed managing general
8		agent;
9	(10)	\$150 per year for all services (including extension of
10		the license) for a regularly licensed reinsurance
11		intermediary;
12	(11)	\$90 per year for all services (including extension of
13		the license) for a licensed surplus lines broker;
14	(12)	\$150 per year for all services (including renewal of
15		registration) for a service contract provider;
16	(13)	\$130 per year for all services (including extension of
17	·	the certificate) for an approved course provider;
18	(14)	\$40 per year for all services (including extension of
19		the certificate) for an approved continuing education
20		course;



1	(15)	\$150 per year for all services (including renewal of				
2		registration) for a vehicle protection product				
3		warrantor;				
4	(16)	[\$40] <u>A fee to be determined by the commissioner</u> for				
5		[a] each criminal history record check[+] and				
6		fingerprinting; and				
7	(17)	\$1,200 per year for all services (including extension				
8		of the license) for a regularly licensed limited line				
9		motor vehicle rental company producer[+				
10	(18)	\$150 per year for all services (including extension of				
11		the license) for a regularly licensed life settlement				
12		contract-provider; and				
13	(19)	\$150 per-year for all services (including extension of				
14		the license) for a regularly licensed life settlement				
15		contract broker].				
16	The services referred to in paragraphs (1) to $[(19)]$ (17)					
17	shall not include services in connection with examinations,					
18	investigations, hearings, appeals, and deposits with a					
19	depository other than the department of commerce and consumer					
20	affairs."					
21	SECT	ION 4. Section 431:9-204, Hawaii Revised Statutes, is				

22 amended to read as follows:



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1	"§ 4 3	1:9-204 Applications for license. (a) Application
2	for [any -	such] an adjuster or independent bill reviewer license
3	shall be	made to the commissioner upon forms as prescribed and
4	furnished	by the commissioner. As a part of or in connection
5	with [any	such] an application $[\tau]$ pursuant to this section, the
6	applicant	shall furnish information including:
7	(1)	The applicant's identity, personal history,
8		experience, business records, and a full set of
9		fingerprints, including a scanned file from a hard
10		copy fingerprint, for the commissioner to obtain and
11		receive national and state criminal history
12		[[]record[]] checks from the Federal Bureau of
13		Investigation and the Hawaii criminal justice data
14		center, pursuant to section 846-2.7; and
15	(2)	Other pertinent facts as the commissioner may
16		reasonably require.
17	[(b)(1)	If the applicant is a partnership or corporation, the
18		application shall furnish in addition to the
19		requirements set forth in subsection (a):
20		(A) The names of all partners or officers; and

1	(B) A designation of each individual who is to
2	exercise the powers to be conferred by the
3	license upon the partnership or corporation.
4	(2) Each individual shall be required to furnish
5	information to the commissioner as though for an
6	individual license.
7	(c) Any person wilfully misrepresenting or omitting
8	any fact required to be disclosed in any [such] application
9	shall be liable for penalties as provided by this code."
10	SECTION 5. Section 431:9C-101, Hawaii Revised Statutes, is
11	amended by amending the definition of "managing general agent"
12	to read as follows:
13	""Managing general agent" means any person, firm,
14	association, or corporation that manages all or part of the
15	insurance business of an insurer [+] including the management of
16	a separate division, department, or underwriting office $[+]$ and
17	that acts as an agent for [such] the insurer whether known as a
18	managing general agent, manager, or other similar term, who,
19	with or without the authority, either separately or together
20	with affiliates, produces, directly or indirectly, and
21	underwrites an amount of gross direct written premium equal to
22	or more than five per cent of the policyholder surplus as
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1	reported in the last annual statement of the insurer in any one
2	quarter or year[, together with one or more of the following
3	activities related to the business produced:] and adjusts or
4	pays claims in excess of [an amount determined by the
5	commissioner,] <u>\$10,000</u> or negotiates reinsurance on behalf of
6	the insurer. Notwithstanding the [preceding sentence,]
7	provisions of this section, the following persons shall not be
8	considered as managing general agents for the purposes of this
9	article:
10	(1) An employee of the insurer;
11	(2) A United States manager of the United States branch of
12	an alien insurer;
13	(3) An underwriting manager who, pursuant to contract,
14	manages all the insurance operations of the insurer,
15	is under common control with the insurer, subject to
16	article 11, and whose compensation is not based on the
17	volume of premiums written;
18	(4) The attorney-in-fact authorized by and acting for the
19	subscribers of a reciprocal insurer or inter-insurance
20	exchange under a power of attorney; and
21	(5) Any person, firm, association, or corporation
22	domiciled in the State and authorized to do business

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1	only in the State and acting as a managing general				
2	agent for an insurer licensed and conducting business				
3	only in the State."				
4	SECTION 6. Section 431:10H-228, Hawaii Revised Statutes,				
5	is amended by amending subsection (a) to read as follows:				
6	"(a) Every insurer, health care service plan, or other				
7	entity providing long-term care insurance or benefits in this				
8	State shall provide a copy of any long-term care insurance				
9	advertisement intended for use in this State whether through				
10	written, radio, or television medium to the commissioner for				
11	review or approval by the commissioner to [the extent it may be				
12	reviewed under state law.] determine compliance with this				
13	article. In addition, all advertisements shall be retained by				
14	the insurer, health care service plan, or other entity for at				
15	least three years from the date the advertisement was first				
16	used."				
17	SECTION 7. Section 431:11-106, Hawaii Revised Statutes, is				
18	amended by amending subsection (a) to read as follows:				
19	"(a)(1) Transactions within a holding company system to				
20	which an insurer subject to registration is a party				
21	shall be subject to the following standards:				
22	(A) The terms shall be fair and reasonable;				
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1	(B)	Charges or fees for services performed shall be			
2		reasonable;			
3	(C)	(C) Expenses incurred and payment received shall be			
4		allocated to the insurer in conformity with			
5		customary insurance accounting practices			
6		consistently applied;			
7	(D)	The books, accounts, and records of each party to			
8		all transactions shall be maintained so as to			
9		clearly and accurately disclose the nature and			
10		details of the transactions including the			
11		accounting information necessary to support the			
12		reasonableness of the charges or fees to the			
13		respective parties; and			
14	(E)	The insurer's surplus as regards policyholders			
15		following any dividends or distributions to			
16		shareholder affiliates shall be reasonable in			
17		relation to the insurer's outstanding liabilities			
18		and adequate to its financial needs;			
19 (2)	The following transactions involving a domestic				
20	insurer and any person in its holding company system				
21	shal	shall not be entered into unless the insurer has			
22	notified the commissioner in writing of its intention				



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1		to enter into the transaction at least thirty days
2		prior [thereto,] <u>to the transaction</u> or a shorter
3		period as the commissioner may permit, and the
4		commissioner has not disapproved [it] the transaction
5		within that period:
6		(A) Sales, purchases, exchanges, loans or extensions
7		of credit, guarantees, or investments; provided
8		that the transactions are equal to or exceed:
9		(i) With respect to nonlife insurers, the lesser
10		of three per cent of the insurer's admitted
11		assets or twenty-five per cent of surplus as
12	1	regards policyholders each as of the thirty-
13		first day of December next preceding; or
14		(ii) With respect to life insurers, three per
15		cent of the insurer's admitted assets as of
16		the thirty-first day of December next
17		preceding;
18		(B) Loans or extensions of credit to any person who
19		is not an affiliate, where the insurer makes the
20		loans or extensions of credit with the agreement
21	· · ·	or understanding that the proceeds of the
22		transactions, in whole or in substantial part,
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1		are	to be used to make loans or extensions of			
2	credit to, to purchase assets of, or to make					
3	investments in $[\tau]$ any affiliate of the insurer					
4	making the loans or extensions of credit;					
5	provided that the transactions are equal to or					
6		exceed:				
7	-	(i)	With respect to nonlife insurers, the lesser			
8			of three per cent of the insurer's admitted			
9			assets or twenty-five per cent of surplus as			
10			regards policyholders each as of the thirty-			
11			first day of December next preceding; or			
12		(ii)	With respect to life insurers, three per			
13			cent of the insurer's admitted assets as of			
14			the thirty-first day of December next			
15	i		preceding;			
16	(C)	Rein	surance agreements or modifications [thereto]			
17		to r	einsurance agreements in which the			
18		rein	surance premium or a change in the insurer's			
19	liabilities equals or exceeds five per cent of					
20	the insurer's surplus as regards policyholders,					
21	as of the thirty-first day of December next					
22	preceding, including those agreements which may					
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1		require as consideration the transfer of assets
2		from an insurer to a nonaffiliate, if an
3		agreement or understanding exists between the
4		insurer and nonaffiliate that any portion of the
5		assets will be transferred to one or more
6		affiliates of the insurer;
7		(D) All management agreements, service contracts, and
8		[all] cost-sharing arrangements; and
9		(E) Any material transactions, specified by rule,
10		which the commissioner determines may adversely
11		affect the interests of the insurer's
12		policyholders[-
13		Nothing]; provided that nothing in this section shall
14		be deemed to authorize or permit any transactions
15		which, in the case of an insurer not a member of the
16		same holding company system, would be otherwise
17		contrary to law;
18	(3)	A domestic insurer may not enter into transactions
19		which are part of a plan or series of like
20		transactions with persons within the holding company
21		system if the purpose of those separate transactions
22	i	is to avoid the statutory threshold amount and thus
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1 avoid the review that would otherwise occur [. If]; 2 provided that the commissioner determines that the 3 separate transactions were entered into over any 4 twelve-month period for that purpose, the commissioner 5 may exercise the commissioner's authority under 6 section 431:11-111; 7 (4) The commissioner, in reviewing transactions pursuant 8 to subsection (a)(2), shall consider whether the 9 transactions comply with the standards set forth in 10 subsection (a)(1) and whether they may adversely 11 affect the interests of policyholders; and 12 (5) The commissioner shall be notified within thirty days 13 of any investment of the domestic insurer in any one 14 person if the total investment in the person by the 15 insurance holding company system exceeds ten per cent of the [corporation's] person's voting securities [.] 16 17 or the domestic insurer possesses control of the 18 person as defined in section 431:11-102." 19 SECTION 8. Section 431:14G-105, Hawaii Revised Statutes, 20 is amended by amending subsections (a) and (b) to read as follows: 21



1	"(a)	Every managed care plan shall file [in triplicate]
2	with the	commissioner, every rate, charge, classification,
3	schedule,	practice, or rule and every modification of any of the
4	foregoing	that it proposes to use.
5	Every fil:	ing shall [state]:
6	(1)	State its proposed effective date [and shall
7		<pre>indicate];</pre>
8	(2)	Indicate the character and extent of the coverage
9		contemplated[. The filing also shall include] <u>;</u>
10	(3)	Include a report on investment income [-]; and
11	(4)	Be accompanied by a \$50 fee payable to the
12		commissioner and shall be deposited in the
13		commissioner's education and training fund.
14	(b)	[Each filing shall be accompanied by a \$50 fee payable
15	to the cor	mmissioner and shall be deposited in the commissioner's
16	education	and training fund.] For each filing, an insurer shall
17	submit to	the commissioner:
18	(1)	An electronic copy of the filing; or
19	(2)	Two printed copies of the filing.
20	The commis	ssioner may also request a printed version of an
21	electronic	c filing submitted pursuant to paragraph (1)."

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1 SECTION 9. Section 431P-16, Hawaii Revised Statutes, is 2 amended by amending subsection (e) to read as follows: 3 "(e) After each covered event, if the board [shall determine] determines that the moneys in the hurricane reserve 4 5 trust fund, excluding moneys determined by the board to be 6 needed to continue fund operations following that covered event, will be insufficient to pay claims and other obligations of the 7 8 fund arising out of that covered event, the Hawaii hurricane 9 relief fund [is_authorized_to] shall levy a surcharge not to 10 exceed seven and one-half per cent a year on premiums charged 11 for all property and casualty insurance policies issued for 12 risks insured in this State. These moneys may be deposited into 13 the hurricane reserve trust fund or into trust or custodial 14 accounts, created for the benefit of the fund's secured parties, 15 that are held inside or outside the hurricane reserve trust 16 The [formula to calculate the amount and period of the fund. 17 surcharge for each covered event and the procedures and 18 methodology for payment of claims and other obligations of the 19 fund shall be provided in the plan of operation and the] 20 surcharge [may] shall remain in effect until all claims and 21 other obligations of the fund, including but not limited to claims under fund policies of hurricane property insurance, 22 2011-1322 SB1276 SD1 SMA-1.doc

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1	claims financing transactions, bonds, notes, and other
2	obligations arising out of that covered event, shall have been
3	fully discharged. The amount and reason for any surcharge
4	[made] levied pursuant to this subsection shall be separately
5	stated on any billing sent to an insured. The surcharge shall
6	not be considered premiums for any other purpose, including the
7	computation of gross premium tax or the determination of
8	producers' commissions. The fund may establish procedures for
9	insurers to collect the surcharge from their customers who hold
10	property or casualty policies."
11	SECTION 10. Section 432:1-306, Hawaii Revised Statutes, is
12	amended by amending subsection (a) to read as follows:
13	"(a) [After the organization of the society is completed,
14	and before a certificate of compliance is granted by the
15	commissioner, the] The society shall deposit with the
16	commissioner [one-half the maximum amount required to be
17	maintained in its death benefit and disability, or sick, or
18	other benefit fund, as provided in section 432:1-401, [fifty per
19	cent of the minimum net worth requirement as provided in section
20	432:1-407(a)(2), either in cash or in securities approved by the
21	commissioner $[-]$; provided that the deposit shall be not less
22	than \$1,000,000 and shall not exceed \$20,000,000."
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I	SECTION 11. Section 431:2-202.5, Hawaii Revised Statutes,		
2	is repealed.		
3	["§431:2-202.5 Approval; when deemed effective. Except as		
4	provided otherwise, any approval required by law shall be deemed		
5	granted on the thirtieth calendar day following the filing of		
6	the request for approval if the commissioner does not take any		
7	affirmative action to grant or deny the approval within thirty		
8	calendar days of the request."]		
9	SECTION 12. Section 432:1-401, Hawaii Revised Statutes, is		
10	repealed.		
11	["§432:1-401 Benefit funds. Each society shall at all		
12	times maintain:		
13	(1) In its death benefit fund, at least five times the		
14	maximum amount of death benefit offered or promised to		
15	be paid to any one member, and		
16	(2) In its sick, disability or other benefit fund, at		
17	least twenty times the maximum amount of sick,		
18	disability or other benefits, whichever maximum amount		
19	is greater, offered or promised to be paid to any one		
20	member during or within a period of thirty days."]		
21	SECTION 13. Statutory material to be repealed is bracketed		
22	and stricken. New statutory material is underscored.		

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1 SECTION 14. This Act shall take effect on July 1, 2050.



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Report Title: Insurance

Description:

Updates the Insurance Code and related provisions. Effective 7/1/2050. (SD1)

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.

